

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT
OF THE STATE OF UTAH, IN AND FOR UTAH COUNTY.

JOHANNE C. JUUL ANDERSEN,
Self plaintiff

:
: No. 4810 Civil
: Hon. Elias Hansen
: Judge.

-----vs-----

1. T. F. Wentz, 2. R. J. Murdock, 3. Simon
Bamberger, 4. J. E. Frick, 5. E. E. Corfmann,
6. J. H. McEwan, 7. A. B. Morgan, 8. John W.
Hoover, 9. Samuel Rieski, 10. J. H. McDonald,
11. Harvey Cluff, 12. D. H. Roberts, 13. West
Union Canal Co. a corporation, 14 C. W. Morse,
Provo Reservoir Company, 15. Elias Hansen,
16. Wallace M. Hales. 15 and 16 Defendants
16 not Defendants Defendants

: In case No. 2888 Civil.

: Provo Reservoir Co. a Corporation
---vs--- Plaintiff
Provo City, et. al.
Defendants
Hon. C. W. Morse
Judge

State of Utah,
Salt Lake County.

Johanne C Juul Andersens Order

To the Honorable Supreme Court, Salt Lake City, Utah.
Johanne C. Juul Andersen, plaintiff, reports.

Comes now Johanne C. Juul Andersen, and reports of the defendants
and for cause of action alleges:-

That the plaintiff is now and all times herein mentioned was the
owner and entitled to the lawful possession of those certain lands and premises
situate, lying and being in the County of Wasatch, State of Utah, and described
as follows:♦

The North East $\frac{1}{4}$ of the North East quarter of Section 7, Township
5 South of Range 4 East of the Salt Lake Meridian, and the South East $\frac{1}{4}$
of the South West $\frac{1}{4}$ and the South $\frac{1}{4}$ of the South East $\frac{1}{4}$ of Section 6, in
Township 5 South of Range 4 East, Salt Lake Meridian, in Utah. Contain-
ing 160 acres.

She having acquired title to the same from the United States by its
letters Patent, together with all the waters of Deer Creek which flows thru the
same.

That in the year 1910 they used my land and in 1911, used my land
and water and trespassed upon the same, and still do so wrongfully and unlaw-
fully. In 1913 took damages for my water and land, and in 1913, again took
money for my land and water, and again in 1918, took money for my water and land.

All of these ~~sixteen~~ defendants are so connected in a "Bunch", to
defraud me and use my property and showed me from my home, kept me as a slave,
that they are all trespassers, and force robbery, wherefore I ask and pray for
my property and damages at the Provo Court House the transcript of testimony from
the Court, In 1916, Civil case No. 660, has been taken out of the safe in the
Clerks office, which papers I had filed in Judge Morse's Court. Together with
all other filed papers and money Order for \$2.50, to the State Engineer McGonagle,
damages for which I have filed in C. W. Morse's Court. C. W. Morse has signed a
statement that all the filed papers should be in the Clerk's office, but my pap-
pers never came back, I brought Clerk Epperson and Deputy Clerk Dastrup before
the sheriff where they testified that they saw T. F. Wentz take the whole box
containing the files of case No. 2888, civil, and brought the empty box back
sometime before Dec. 29, 1920.

Winding of fact, conclusion of law, decree, my complaint, first and second and my written objection to damages of August 22, 1921, the judgment filled and all that was in the basket to be buried. After the burriner I went to the Clerk to file Transcript 752 Civil, the clock stopped it, the Judge came in, and forbid the clerk to file, and scratched out the signatures, and forbid me to file any more that was unlawful. August 22, 1921, everything was ready from my side, I cannot help that the Judge's delay was unlawful. Sep. 3, 1921, all that was in the basket to be buried, I laid on the Judge's table, and the judge answered me that he had never seen those papers before, to which I answered that much was not my fault, but it was the Judge's own fault; because I filed the papers for Windings of fact, conclusion of law, and decree, before Aug. 12, 1921. At that time Judge Hansen said he was too busy then, not for me to come again, and in the meantime he would think over the matter. I came again on Sept. 26, 1921., which was the first time that I could get him, he being in formal, attending court. After having thought over the matter so long a time, The Judge's answer was that he could not go against, them, he said he belonged to the same "Bunch". The Judge said "I can't carry all of them on my back", to which I answered, "that he knew the whole bunch were trespassers and used my land and water to defraud me thru the court from first to last." The verat was that the Clerk Mr. Hales came down from his office to the sheriff's office and wanted to throw me out. I told him to get up to his office and tend to his business. The clerk said to Mr. Roper (deputy sheriff) let me take your gun and I will shoot her. Mr. Roper would not let him have his gun. In my case is the whole crooked bunch outlaw, do as they please, from first to last, frauding and froudung.

1. Judge Hansen ~~said~~ said that action has been dismissed, No. 4810 civil. Is not true there was not in 3 complaint only 14 defendants. The five def adults have never appeared before the above entitled court nor 7 months past.

2. The summons I served lawfully and paid for, I can't help you not abide the law 22, August 1921, should you have signed the decree, all my work was done lawfully.

3. I have done all my work lawfully and more than I should do, running and spent my money for my judgment. According to United States Law, I have rights, I have paid the court for judgment, and they never did other than dis dismiss.

THEREFORE the plaintiff pray for judgment that this court declare whether I am the owner of the said land by virtue of said patent, and if not, that the said patent be declared void and of no effect.

That the patent be declared valid, that all of the ~~the~~ 14 defendants be restrained and enjoined from trespassing upon the said land, and from interfering with the plaintiff in the enjoyment thereof, and the said defendants must pay the damages, or be punished by imprisonment for what they have done as aforesaid.

I am injured in my person, property and reputation, by authority of my ~~xxxxx~~ patent on my private property, on myself.

Therefore, I the plaintiff, pray for judgment, settlement and payment at ~~an~~ once, to me, of the sum of \$311,000 in damages, and costs, to the plaintiff, or such other sum or more as may be determined as reasonable and just, and that I may have such other relief as I may be entitled to.

The damages I claim and ask for are as follows:-

T. F. Tents	\$5,000.00	Sirion Bamberger	\$25,000.00
J. R. Purdock	\$0,000.00	John H. Brown	20,000.00
J. E. Trick	20,000.00	Judge A. B. Morgan	30,000.00
E. F. Gershman	20,000.00	John W. Hoover	10,000.00
Samuel Binkie	10,000.00	J. H. McDonald	1,000.00
Harvey Cluff	1,000.00	D. P. Roberts	1,000.00
West Union Canal Co., a corporation			20,000.00
Judge C. W. Morse, and Provo Reservoir Co.			25,000.00
Hans Hansen, Judge	\$10,000.00	Attache M. Tolson	\$500.00

Charles J. Wahlgren, Fred L. Clegg, Charles E. Bronson, W.H. Kuy, Gorleb B. Blakesley, Plaintiff, John S. Hansen, Plaintiff, Hon. Elias Hansen, Judge

16 December 1921

14 East 6 South Provo City Utah



Subscribed and sworn to before me, on Dec. 16, 1921.

Robert C. Anderson
Notary Public